

Frederick Banks for the Western District of Pennsylvania
 #120759 USA,) 15-CR-168
 Allegheny County Jail v.) 03-CR-245
 950 Second Ave Banks) 04-CR-176
 Pittsburgh, PA 15219 Letter to the Chief Judge

Chief Judge Joy Flowers Conti

US Courthouse
 700 Grant Street
 Pittsburgh, PA 15219

11/19/15

RE: USA v Banks, 15-cr-168

To Judge Conti and the Law Clerk,

Hello! I write you in your capacity as Chief Judge of the Court. I have some serious concerns about the above prosecution. After complaining for over 10 years (while in prison mostly) about the fact that I was set up by FBI special agent Timothy Funchess. See details in Banks v. Procurator at google.com. In 2015 the FBI (20 agents) arrested me on a Grand Jury Indictment of Cyberstalking which the U.S. Marshalls at NEOCC have listed as "hacking" communications." The 20 FBI agents had a search warrant that contained no Affidavit (it was not attached!), I did not give consent for the search. They took more electronic items (2 computers, a Kindle tablet, my cell phone, wallet and keys) they have not even returned the items from the supervised release violation search I had in front of your court even though you told them to. The FBI continues to come to my home.

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and steal from me. I want all my property back. On the morning of the search the FBI called (a woman who said she was calling for Sean Lemayford) on August 7, 2015 and told me I could come in and pick up the items at 10am, a cruel joke, because they arrested me on the front porch at 10am. They never returned the items. Also, they still have the Ferrari I now have documents showing this which I obtained from FBI headquarters in a FOIA request. So they lied to the Court. The Indictment in 15-cr-168 was changed. The first one says Plumberry is an agent of the Federal Bureau of Investigation see arraignment & First appearance transcripts of 8/7/15 and 8/11/15. The one I have now states he is an individual - they are both "Indictments". They can't do that! They are misusing Grand Jury subpoenas. The grand jury subpoena to Sprint shows the U.S. Atty's office sent and received no documents. Only the Grand Jury can issue a Grand Jury Subpoena because it is an independent investigating body. At the arraignment I put on the record that no attorney, Adrian Roe is not authorized to file my motions. "I want my 70 day speedy trial". I asked Roe to file a notice of Appeal of the bond hearing. Instead, without my consent Roe on Aug 26, 15 filed a Motion for Reconsideration. On Sept 10, 2015

Judge Hornak issued an order stopping the Speedy Trial Clock. At the first appearance Arista Letter filed the Dr. Weston Report you ordered in Nov 2013. In prosecution he asked for another evaluation. I never authorized that. I'm tired of these court officers trying to make like I'm "crazy" and slandering and libeling me all over Pittsburgh and the world. The facts of electronic harassment are this.

* everyone on the internet knows that the CIA is simulating schizophrenia in Targeted individuals by using synthetic Telepathy
* I can now prove what I'm saying by subpoenaing a CIA Scientist named Dr. Robert Duncan and author of New Breed & Guinea pigs Dr. John Hall who are both available to testify. See Dr. John Hall and Dr. Robert Duncan Interviews at youtube.com Duncan is a CIA Scientist who worked on the technology I complained about.

* The CIA on its own website talks about synthetic telepathy see craig.gov "Telepathic Behavior Modification" which is the same technology employed in operation Redent Storm see google.com "Voice of God weapon" in which TRAIT soldiers were put inside these heads

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That "Allah wants you to surrender") The CIA most recently has used this technology to cause chaos in the USA by among other things murdering innocent US citizens. See USA Today cover story of 8/17/15? on the shooting of Alison Parker a reporter in Roanoke, VA by Vester Flanagan. In his article Flanagan stated "Jehovah told me to Act;" thus the CIA's "Voice of God" weapon was employed. I note that the recent rash of "random" shootings on college campuses and the like is apparently to push a US govt gun control agenda. The US courts must step up and stop calling claims of CIA electronic harassment delusional claims. These claims of torture are real. One report states that there are now over 300,000 US citizens who are Targeted individuals. See Freedom from Covert Harassment at ffch.com. Even Aaron Alexis the Navy Seals System Command was a Target. He described in vivid detail the technology before he went on a shooting spree. See Video on youtube.com (#1)

I asked Judge Hornak at the Bond hearing to issue a protective order against the CIA and its Director

John Brennan and I hope that he will act.
Judge Hornak took the matter under advisement.
* my point of this letter is to stop the delay
in this case. I have to be released immediately.

I have not had a shower since August 7, 2015
I am fed up with being a Video game for
officials that are supposed to be protecting not
violating my rights. My trial was supposed to
commence on October 16, 2015 now it seems
because according to witnesses that after 10
long years Plunkett has finally been investigated
The government does not want a trial because
they know Plunkett cannot testify. This is not
true they tried to dope me up with psych medications
when only Director Brennan needs these meds not
me.

* This Court and other Courts unfortunately
must employ electronic counter measures to
stop the CIA ELF signals in the Courthouse
This is because Judges, Juries and others of the
Court would have no way of knowing if the
CIA was employing this technology to influence them
and their decisions. The only way to bring
impartiality back into the judiciary is to block the
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signal because the CIA in the past had already shown that it will not only target U.S. citizens but also court officers. See *Sims v. CIA (DC Dist)*; *CIA v. Sims - US - C*; Also see wikipedia at "MK Ultra" footnotes (stating that a U.S. Marshall sued the CIA because they employed drugs and experimented on him without his knowledge or consent).

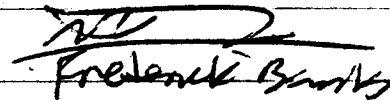
* Atty Adrian Roe also told me that he could not represent me unless I pled guilty. In Court he told Judge Hornak he never said it. Roe told me I was a career offender, another lie. In Court Judge Hornak busted this off. Roe told me I was facing 10 years on a charge that carried 5. Roe refused to accept my numerous calls to him he hasn't accepted one in violation of the ABA Code of Conduct; he hasn't kept in touch with his client. Roe entered a plea without my consent then later drilled me like he was interrogating me to admit something. "harassment" carries 90 days in the state. my non-violent offense has already had me in prison at \$35,000 a year for the tax payer for nearly 4 months.

Please respond in writing to my allegations. Thank you
cc: [redacted] Director, Administrative Office of the US Courts
John Banks

Certificate of Service

I hereby certify that I served a true and correct copy of the foregoing by mail today,
on 11/19/15 upon the following:

Office of the Federal Atty
US Courthouse
700 Grand Street
Pittsburgh, PA 15219


Frederick Brooks

* My Due Process is being denied and
violated by the delay.